1 2 3	BRIAN J. PANISH, ESQ., STATE BAR NO. 16 ADAM K. SHEA, ESQ., STATE BAR NO. 16 PANISH SHEA & BOYLE LLP 11111 SANTA MONICA BLVD., STE 700 LOS ANGELES CA 90025 Telephone: (310) 477-1700 Facsimile: (310) 477-1699	116060 6800
5 6 7 8 9 10 11 12	MARK K. FLORES, ESQ., STATE BAR NO. CRANE FLORES, LLP 15 WEST CARRILLO STREET, SUITE 310 SANTA BARBARA, CALIFORNIA 93101 Telephone: (805) 564-8181 Facsimile: (805) 456-4433 CHAD M. PRENTICE STATE BAR NO. 1738 MAHO & PRENTICE, LLP 629 STATE STREET, SUITE 217 SANTA BARBARA, CA. 93101 Telephone: (805) 962-1930 Facsimile: (805) 456-2141 Attorneys for Claimants, The Estate of Alfonso Alfonso Limon, Sr., Alejandra Limon and Gera	311 • Limon, Jr.,
13	GOVERNMENT CLAIM	
14 15 16 17 18	THE ESTATE OF ALFONSO LIMON, JR.;) ALFONSO LIMON, SR., individually, and) as successor in interest to ALFONSO) LIMON, JR.; ALEJANDRA LIMON) individually, and as successor in interest to) ALFONSO LIMON, JR.; GERARDO) LIMON,) Claimants,)	GOVERNMENT CLAIM FOR DAMAGES [PURSUANT TO GOVERNMENT CODE §§ 905 AND 910, et seq.]
20	vs.	
21 22 23	CITY OF OXNARD; THE OXNARD) POLICE DEPARTMENT; THE CHIEF OF) POLICE FOR THE OXNARD POLICE) DEPARTMENT, JERI WILLIAMS)	
24	Respondents.	
25		
26	TO THE CITY CLERK'S OFFICE, CITY OF OXNARD, THE OXNARD POLICE	
27		
28		

2	CITY OF OXNARD FOR THE CONDUCT OUTLINED BELOW:	
3	THE UNDERSIGNED HEREBY SUBMITS THE FOLLOWING GOVERNMENT CLAIM, IDENTIFYING ALL INFORMATION SET FORTH IN CALIFORNIA GOVERNMENT	
4	CODE SECTION 910, THIS DOCUMENT IS SUBMITTED IN CONJUNCTION WITH THE CITY OF OXNARD'S CLAIM FORM. THE TWO ARE TO BE READ TOGETHER, IN	
5	CONCERT, AND CONSIDERED PART OF THE SAME GOVERNMENT CLAIM.	
6	910(a): Name and address of claimant.	
7	THE ESTATE OF ALFONSO LIMON, JR.; ALFONSO LIMON, SR., individually and as	
8	successor in interest to ALFONSO LIMON, JR.; ALEJANDRA LIMON, individually and as successor in interest to ALFONSO LIMON, JR.; GERARDO LIMON	
10	Claimants shall be contacted solely through their counsel:	
11	MARK K. FLORES, ESQ., STATE BAR NO. 166990 CRANE FLORES, LLP	
12	15 WEST CARRILLO STREET, SUITE 310 SANTA BARBARA, CALIFORNIA 93101	
13	Telephone: (805) 564-8181 Facsimile: (805) 456-4433	
14		
15		
16	MARK K. FLORES, ESQ., STATE BAR NO. 166990 CRANE FLORES, LLP	
17	15 WEST CARRILLO STREET, SUITE 310	
18	SANTA BARBARA, CALIFORNIA 93101 Telephone: (805) 564-8181	
19	Facsimile: (805) 456-4433	
20	910(c): The date, place and other circumstances of the occurrence or transaction which give	
21	rise to the claim asserted.	
22	This is a general description only. The vast majority of details are not now known by	
23	claimants, but rather, only known by those against whom this claim is made. Therefore, claimants	
24	expressly reserve the right to amend this claim, or to amend the pleadings during the course of	
25		
26	litigation when information is learned.	
27		
28		

25

26

27

28

On or about the evening of October 13, 2012, Alfonso Limon, Jr., was shot and killed by CITY OF OXNARD police officers at the general location of Cooper and Garfield Street, in the City of Oxnard. On said evening, Alfonso Limon, Jr., and his brother Gerardo Limon, jogged at Pacific High School. After their jog, they decided to walk home to their house on Roosevelt Street. At or about the same time, the CITY OF OXNARD police officers had multiple black-and-whites units in the area making a stop of a vehicle they believed had armed suspects. The suspects were ordered from the vehicle, but instead, ran from the police officers with at least one suspect running toward the intersection of Cooper and Garfield Streets, as Alfonso Limon, Jr., and his brother Gerardo Limon continued to walk home. The CITY OF OXNARD police officers, without any warning and without properly identifying the suspect(s), negligently and recklessly opened fire at Alfonso Limon, Jr., claiming they mistook him for one of the suspects. The CITY OF OXNARD police officers killed Alfonso Limon, Jr.; Gerardo Limon ran from the location across the street with bullets barely missing him. Prior to being killed, Alfonso Limon, Jr., according to witnesses, while facing multiple CITY OF OXNARD officers in full view, put his hands up and yelled multiple times "don't shoot, don't shoot". Despite Alfonso Limon, Jr.'s pleas, CITY OF OXNARD police officers shot him and he fell to the ground. While on the ground and still alive, multiple CITY OF OXNARD police officers approached him and continued to shoot at him and killed him. Only after killing Mr. Limon, did said officers realize that the actual suspect was behind a car at the corner parking lot of Cooper and Garfield Streets some sixty feet away from Alfonso Limon, Jr. Said suspect was not wearing similar clothes, nor did he have the same appearance or build as Alfonso Limon, Jr.

After it was clear that Alfonso Limon, Jr. was not a suspect and was killed at the hands of the CITY OF OXNARD police department, its officers, commanders and/or supervisors failed to inform the family that their son and brother was killed. In fact, the family, who identified themselves to

8

10

11 12 13

14 15

17

16

18 19

20

22

23

21

24 25

26 27

28

officers at the scene were not allowed to see their son and brother; and at no time did they update the family of his condition. All through the night family members called the commanders at the CITY OF OXNARD police department requesting any information regarding their son and were only told that no information could be released, which caused the family to drive to different hospitals in search of their son and brother throughout the night and through the next day. Only two (2) days later did representatives from the CITY OF OXNARD police department inform the family that their son and brother was dead.

On said date, October 13, 2012, the CITY OF OXNARD police department was in violation of its policies and procedures which resulted in the death of Alfonso Limon, Jr. The CITY OF OXNARD police officers, who shot at Alfonso Limon, Jr., and his brother Gerardo Limon, did not have any vantage point of the suspects and/or of the situation; and had no idea who was or was not a suspect. In fact, as stated by Oxnard Chief of Police Jeri Williams in her October 18, 2012, press release, "During this rapidly developing foot pursuit ... some of the officers believed that Alfonso Limon was one of the suspects. As a result, some of the officers fired their weapons at him." The CITY OF OXNARD police officers negligently and recklessly fired their weapons into a crowded street and neighborhood without regard for the safety and security of the community and specifically Alfonso and Gerardo Limon, and intended to shoot Alfonso Limon, Jr. Additionally, the manner in which the CITY OF OXNARD police officers conducted the vehicular stop of the suspect(s) was negligent, reckless and endangered the community. Among other things, the tactics used that night were negligent and reckless, causing a chaotic scene whereby multiple CITY OF OXNARD police officers open fired on Alfonso and Gerardo Limon, mistaking Alfonso Limon, Jr. for the suspect.

Furthermore, the CITY OF OXNARD police officers at the scene were negligently and poorly trained, were negligently and poorly hired, were negligently and poorly supervised (both at the scene

and before), and were negligently retained. Moreover, the CITY OF OXNARD supervisors at the scene negligently handled the stop and were negligent in their control and direction of the tactics and the officers at the scene. Additionally, the CITY OF OXNARD and the CITY OF OXNARD police department, and all its employees and sworn officers, were negligent in the hiring, training, selection, retention, and disciplining of the officers involved in the shooting, as well as the officers who trained the involved officers throughout their careers, from the academy to the date in question. Even Police Chief Jeri Williams has acknowledged that, "The suspects, keep in mind, were in control of the situation..."

The CITY OF OXNARD police officers, who were at the scene, had a history of bad traffic stops and improper uses of force, and improperly discharging of their firearms, and were never disciplined, or were not disciplined properly, and were never trained or re-trained properly, and were never removed from service. The above also contributed to the death of Alfonso Limon, Jr.

More importantly, within the CITY OF OXNARD police department, there was also a custom, policy and practice, whether express or implied, oral or written, that allowed all of the conduct outlined in this claim and that allowed this shooting to occur, creating liability under the laws of the State of California, the Constitution of the State of California, the laws of the United States, and the United States Constitution.

Again, this is a general description only. The vast majority of details are not now known by claimants, but rather, only known by those against whom this claim is made. Therefore, claimants expressly reserve the right to amend this claim, or to amend the pleadings during the course of litigation when information is learned. Claimants will pursue all state law theories allowed by the government code, as well as all constitutional theories under the California and United States Constitutions, as well as all theories allowed under federal law.

2

3

4

5

6

7

8

910(d): A general description of the indebtedness, obligation, injury, damage or loss incurred so far as it may be known at the time of presentation of the claim

Claimants have lost the love, comfort, care and society the relationship of Alfonso Limon, Jr., would have afforded. Claimants have lost the financial support of Alfonso Limon, Jr., as well as other special and general damages, including funeral and burial expenses. Gerardo Limon's claim is based upon the assault by the CITY of OXNARD police officers and for witnessing the death of his brother, Alfonso Limon, Jr. The totality of the damages suffered is not now known but said damages exceed the jurisdictional limits of the Superior Court. This is NOT a civil limited case.

910(e): The name or names of the public employee or employees causing the injury, damage, or loss, if known.

Claimants do not know the names of the specific CITY OF OXNARD police officers and/or individuals involved or implicated in this claim. This claim will be brought against the CITY OF OXNARD, OXNARD POLICE DEPARTMENT, the CHIEF OF POLICE JERI WILLIAMS and all of the officers on the scene and all of their supervisors, trainers, and hirers, as well as everyone responsible for their initial hiring, training, retaining, being allowed to carry a firearm, and being allowed at the scene. This claim is also brought against those creating policy, monitoring policy, enforcing policy, and training on policy.

///

///

1	910(f): The amount claimed.	
2	None stated pursuant to Government Code Section 910(f); this is NOT a limited civil case.	
3	Jurisdiction belongs in the Superior Court as this claim exceeds its jurisdictional limits.	
4	Dated: October 22, 2012 PANISH SHEA & BOYLE LLP	
5	CRANE FLORES, LLP MAHO & PRENTICE, LLP	
6	IAA D	
7	MARK K. FLORES CHAD M. PRENTICE	
9	BRIAN J. PANISH Attorneys for Claimants, THE ESTATE OF	
10	ALFONSO LIMON, JR.; ALFONSO LIMON, SR., individually, and as successor in interest to	
11	ALFONSO LIMON, JR.; ALEJANDRA LIMON individually, and as successor in interest to	
12	ALFONSO LIMON, JR.; GERARDO LIMON	
13		
14		
15		
16	~	
17		
18		
19		
20		
21		
22		
23		
24 25		
26		
27		
28		

1	PROOF OF SERVICE		
2	(C.C.P. §§ 1013a, 2015.5)		
3	STATE OF CALIFORNIA)) ss		
5	COUNTY OF SANTA BARBARA)		
6	15 West Carrillo Street, Suite 310, Santa Barbara, CA 93101 or 300 Esplanade Drive, 9 th Floor,		
7	Oxnard, CA 93030.		
9	FOR DAMAGES IPURSUANT TO GOVERNMENT CODE §§ 905 AND 910, et seq.] on		
10	City Clerk City of Oxnard		
11	305 W. 3 rd Street Oxnard, CA 93030		
12 13	BY MAIL. I am readily familiar with the business practice at my place of business for collection and processing of correspondence for mailing with the United States Postal Service Correspondence so collected and processed is deposited with the United States Postal Service that same day in the ordinary course of business. X BY PERSONAL SERVICE. By personally delivering such envelope containing the foregoing document(s) or document(s) themselves by () this office's attorney service, () by hand to the person or persons whose name(s) appear above or on the attached list or to the offices of such person(s) listed and delivered to a person claiming to be authorized to receive such		
14			
15 16			
17			
18	BY FACSIMILE. By transmitting a copy of the foregoing document(s) by a "FAX" machine at the FAX number shown above or on the attached list.		
19 20	I declare under penalty of perjury that the foregoing is true and correct. Executed on October 29, 2012, at Oxnard, California.		
21	2012, at Oxhara, Camorna.		
22	AA==		
23	V MASK K. FLORES		
24			
25			
26			
27			